county superintendent of schools of the county where he shall then reside or shall have so graduated, upon furnishing to any county superintendent satisfactory proof of having successfully taught at least one school year under such first grade certificate, such county superintendent may countersign such certificate of graduation or diploma and the same when so countersigned shall have the same force and effect, for all purposes, of a first grade county certificate for the period of four years, from and after the time when the same is so countersigned.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 4, 1885.

[No. 84, S.]

[Published April 15, 1885.]

CHAPTER 312.

AN ACT relating to liens, and amendatory of section 3315, of the revised statutes.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Who are entitled to liens for services rendered.

Section 1. Section 3315, of the revised statutes, is amended so as to read: Section 3315. Every person who, as sub-contractor of a principal contractor or employe of any contractor or sub-contractor, performs any work or labor for, or furnishes any material to a principal contractor or sub-contractor, in any of the cases mentioned in the preceding section, shall be entitled to the lien and remedy given by this chapter, if within thirty days after performing such work or labor, or furnishing such materials, he shall give notice in writing to the owner, or his agent, of the property to be affected by such lien, setting forth that he has been employed by such principal contractor or sub-contractor to perform or furnish and has performed or furnished such work, labor or materials, with a statement of the labor performed or materials furnished, and the amount due therefor from such principal contractor or subcontractor, and that he claims the lien given by

this chapter; but the claim of such sub-contractor or employe shall not constitute such lien, except so far as such owners shall, at the time of giving such notice, be or shall hereafter become indebted to such principal contractor for work done or materials furnished under the principal contract. In no case shall the owner be compelled to pay a greater sum for, or on account of such house, building or other improvement than the price or sum stipulated in the original contract or agreement: provided, if it shall appear to the court that the owner and contractor fraudulently, and for the purpose of defrauding sub-contractors or employes fixed an unreasonably low price in their original contract for the erection or repairing of such building, then the court shall ascertain how much of a difference exists between a fair price for labor or material used in said building or other improvement and the sum named in said original contract. Said difference shall be considered a part of the contract and be subject to a lien; but in no case shall the original contractor's time or profits be secured by this lien, only so far as the sum named in the original contract or agreement.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved April 4, 1885.

[No. 25, S.]

[Published April 13, 1885.]

CHAPTER 313.

AN ACT to appropriate a sum of money therein named to the Pierce County Central Fair and Stock Exchange.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. There is hereby appropriated out of Appropriation any money in the state treasury not otherwise to Pierce Country appropriated, the sum of three hundred dollars to stock Exchange. the Pierce County Central Fair and Stock Exchange; provided, that no warrant shall be drawn by the secretary of state for the payment of the sum of money hereby appropriated except upon